1 2 3 4 5	PAUL L. REIN, Esq. (SBN 43053) AARON M. CLEFTON, Esq. (SBN 31868) REIN & CLEFTON, Attorneys at Law 200 Lakeside Drive, Suite A Oakland, CA 94612 Telephone: 510/832-5001 Facsimile: 510/832-4787 info@reincleftonlaw.com Attorneys for Plaintiff		
6	ARTHUR RENOWITZKY		
7 8 9	MICHAEL A. FARBSTEIN (CASB#107030) RAMSEY F. KAWAR (CASB#213497) FARBSTEIN & BLACKMAN A Professional Corporation 411 Borel Avenue, Suite 425 San Mateo, California 94402-3518 Telephone: (650) 554-6200 Facsimile: (650) 554-6240 Email: maf@farbstein.com Email: rfk@farbstein.com		
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13	Attorneys for Defendant FONTANA HOSPITALITY GROUP, LLC, dba MALONE'S GRILLE; FONTANA FAMILY INVESTMENTS, LLC		
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15	UNITED STATES DISTRICT COURT		
16	NORTHERN DISTRICT OF CALIFORNIA		
17 18			
19	ARTHUR RENOWITZKY,	CASE NO. 5:20-cv-07569-NC	
20	Plaintiff,	<u>Civil Rights</u>	
21	VS.	STIPULATION AND ORDER OF DISMISSAL WITH PREJUDICE	
22	FONTANA HOSPITALITY GROUP,	Action Filed: October 28, 2020	
23	LLC, dba MALONE'S GRILLE; FONTANA FAMILY INVESTMENTS,	Action Fried. October 20, 2020	
24	LLC,		
25	Defendants.		
26			
27	<u>STIPULATION</u>		
28	Plaintiff ARTHUR RENOWIZTKY ("Plaintiff") and Defendants FONTANA		

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STIP AND TO DISMISS CASE NO. 5:20-cv-07569-NC

1	HOSPITALITY GROUP, LLC, dba MALONE'S GRILLE; FONTANA FAMILY		
2	INVESTMENTS, LLC ("Defendants") hereby stipulate and request pursuant to FRCP Rule 41(a)		
3	that the Court order that all of Plaintiff's claims in this action against Defendant be dismissed with		
4	prejudice.		
5	IT IS SO STIPULATED.		
6			
7	Dated: April 30, 2021 REIN & CLEFTON		
8			
9	<u>/s/ Aaron M. Clefton</u> By: AARON M. CLEFTON, Esq.		
10	Attorneys for Plaintiff ARTHUR RENOWITZKY		
11	ARTHORIENOWITZKI		
12	Dated: April 30, 2021 FARBSTEIN & BLACKMAN		
13	A Professional Corporation		
14			
15	/s/ Ramsey F. Kawar		
16	By: RAMSEY F. KAWAR, Esq.		
17	Attorneys for Defendants FONTANA HOSPITALITY GROUP, LLC, dba		
18	MALONE'S GRILLE; FONTANA FAMILY INVESTMENTS, LLC		
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21	FILER'S ATTESTATION		
22	Pursuant to Local Rule 5-1, I hereby attest that on April 30, 2021, I, Aaron Clefton,		
23	attorney with Rein & Clefton, received the concurrence of Ramsey F. Kawar, Esq. in the filing of		
24	this document.		
25	/s/ Aaron Clefton		
26	Aaron Clefton		
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STIP AND TO DISMISS CASE NO. 5:20-cv-07569-NC

ORDER

Pursuant to stipulation, and for good cause shown, IT IS SO ORDERED.

Dated: April 30, 2021

